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PATENT APPLICATION

FAX NO.

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::ODMA\MHODMA\iManage;268352;1 HEW/RHU November 8, 2001

Attorney's Docket No.: 1855.1017-000 (LKS95-10)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Paul D. Ponath, Douglas J. Ringler, S. Tarran Jones, Walter Newman,

Jose Saldanha and Mary M. Bendig

Application No.:

08/700,737

Group:

1644

Filed:

August 15, 1996

Examiner:

P. Gambel

For:

HUMANIZED IMMUNOGLOBULIN REACTIVE WITH @4B7 INTEGRIN

CERTIFICATE OF MAILING I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as First Class Mail in an envolope addressed to Assistant Commissioner for Parents. Washington, D.C. 20231 on 11.12.01 Date Signature Day elle D. Gath Typed or princed name of person signing certificate

DECLARATION OF BARRY COUGHLIN UNDER 37 C.F.R. § 1.132

Assistant Commissioner for Patents

Washington, D.C. 20231

1, Barry Coughlin, of 59 Grasmere Crescat, London, Ontario N6G 4N7, Canada, hereby declars and state that:

Bo... I Sunhl 42.3. 200 9/1.

FROM aCOUGHLIN

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FAX NO.

P. 04

08/700,737

-2-

- 1. I am a barrister at law and solicitor of the Superior Court of Ontario licensed by The Law Society of Upper Canada to practice law in the Province of Ontario.
- 2. I represented Andrew I. Lazarovits, M.D. from 1991 until his death on January 29, 1999.
- 3. Dr. Lazarovits maintained records of his professional activities, including records of requests for biological materials in his possession and records of materials that were distributed in response to such requests. Following Dr. Lazarovits' death, his records were given either to me for safe keeping or to his widow.
- 4. I am familiar with Dr. Lazarovits' method of record keeping and conducted a search of the records that were given to me and those that were given to his widow.
- 5. In my review of Dr. Lazarovits' records, I found no indication that Dr. Lazarovits distributed samples of the Act-1 hybridoma cell line.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Jany Joseph LL. B.

200.9/01 Date